THURSDAY, MAY 17, 1888,

issue a warrant for it. He was threat nened with a mandamus, but the mandamus was never applied for. Our information is that the claim was paid after Mr. Coffiand went into the Auditor's office, and from that day forward 75c a day was the rule. So with a claim of John H. Heaton, except in the Heaton case there was no authority of law whatever for the claim. Yet it was paid by Mr. Heaton's Democratic friends after they got control of the Auditor's office. Now the virtuous ex-Auditor all at once has become a great stickler for the law.

Last summer the ablest Democratin the county remarked that the Coffiand
Last summer the ablest Democratin the county remarked that the Coffiand
might have occurred anywhere, simply because if resulted from a forcible contact in a twin as may be observed anywhere at all times. Engineers handling a locomotive is may be observed anywhere at all times. Engineers handling a locomotive is may be observed anywhere at all times. Engineers handling a locomotive commonly feel them-say usual experience of people in a train to which a forcible one. On the Reading road the train had broken in two, and the engine with two cars was halted train had broken in two, and the engine with two cars was being the contact in a forcible contact in a train to which a forcible one. On the Re

and degrade the county and was altogether the greatest misfortune that had
gether the greatest misfortune that had our county government to-day that Mr. the word "explosive." Billy Coffland and his Democratic confederates are not directly responsible for.

only commended him to our falthful shall be to look after, in a general way, Republican neighbors but has rejoiced the interests and departments to which the protection sentiment on this side of they are respectively assigned: the protection sentiment on this side of they are respectively assigned:
the river. The election of Hon. John Curiosities and Relics—W. R. Talbott,

tion forbids the issuing of licenses, and leaves the traffic to be regulated by law.
Why can not a municipality tax it, as it would a circus or theater?

Dairy Products—J. H. Denham, St. Clairsville, and Secretary O. T. Severns of Somerton Creamery.

Swine—George Lentz, Loydsville.

History and Archeology—T. W. Emerson, St. Clairsville.

has done more than he to debauch pub-lic office, will some one please name him? for speculation, and her broker figures foremost in the score of men who circle around her like fish around a baited hook.

ic Clerk certifies \$36 to a Democratic Auditor, and he issues his warrant for it. The work is easily done in a day.

Own doorway to give up the evidence he needs for a divorce case.

A needless inquest was held on Hatch, who jumped to his death through another man's bedroom window, but it is only too plain that in this case the seventh company to give up the evidence he needs for a divorce case.

A needless inquest was held on Hatch, who jumped to his death through another man's bedroom window, but it is only too plain that it is on

made and that too by a lady in this country. Disease fastened its clutches upon her, and for seven years she withstood its severest tests, but her vital or-gans were undermined and death seemed gans were undermined and death seemed imminent. For three months she coughed incessantly and could not sleep; she bo't of us a bottle of Dr. King's New Discovery for Consumption, and was so much relieved on taking first dose that she slept all night, and with one bottle has been miraculously cared. Her name is Mrs. Luther Lutz." Thus writes W. C. Hamrick & Co., of Shelloy, N. C. Get a free trial bottle at Pattersons' drug store. 2

Then with it trifle not, nor mar—End ills not, nor mar—End ills that female pleasures bar by taking Dr. Pierce's Favorite Prescription—a remedy so satisfactory for all those weaknesses and diseases peculiar to women, that they need no longer sufficient to women, that they nee

EXPLOSIVES ON TRAINS.

New York Mall and Express. Giant powder factories explode not infrequently at out of the way places in the AND now ex-Auditor Billy Coffland stony, desolate mountain regions, and the New York Sun, May 11. underlakes to pass judgment upon the three or four men whom the companies The Union League Club last night atoners, with the fact, known to are always able to obtain to ply the dread-tacked President Cleveland on his civil all men who know anything of the hisall men who know anything of the history of the county, that the very abuses he complains of were upheld by him while County Auditor—that they had been stamped out before he went into been stamped out before he went into production, and so to pass to the order of the day, but if giant powder is to come office, and could not have been revived the day, but if giant powder is to come down from its isolated home, and be much but for the aid afforded by he and other Democratic Auditors. Take the er Democratic Auditors. Take the matter of claims of Sheriffs: Did not Mr. Coffland, after such claims as are

Mr. Coffland, after such claims as are Mr. Coffiand, after such claims as are now complained of had been disallowed by a Republican Auditor, allow and pay them? Sheriff Have presented a claim

be perceived in a moment by anybody who reads the story of the explosion on the Philadelphia and Reading Railroad. This explosion occurred at a little wayside station—wrecked everything near it, kill-station—wrecked everything near it, kill-station—wre them? Sheriff Hays presented a claim for 75c per day for boarding prisoners. The claim was approved by the Commissioners, but the law not allowing more sioners, but the law not allowing more than 50c per day the Auditor refused to issue a warrant for it. He was threat-cause it resulted from a forcible contact

the county remarked that the Coffiand that one of the cars on his train was loaded with material that could be exploded Barrett regime had done more to corrupt by concussion. Everybody on a railroad nue, 84 have been changed, and of the 111

THE CENTENNIAL SOCIETY.

At a recenty meeting of the Belmont County Centennial Society the following

New York custom house goes, the situation is truly depressing. The report was unanimously adopted.

This is one of the resolutions appended Hon. J. D. Taylor was nominated at Bellaire, Ohio, yesterday to succeed himself in Congress. Mr. Taylor's work in sloners respectively of Martin's Ferry, the House of Representatives has not Bellaire and Barnesville, whose duty it and in many others, gives color to the

A. Bingham and Hon. Robert Sherrard, as delegates to Chicago, compliments the wisdom of the convention and hon-wells, Barnesville; J. C. Bethel, Flushing; J. V. Fisher, Morristown; M. C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, and Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, All Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, All Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, All Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, All Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Darrah, Bellaire; H. E. Wells, Bridgeport, All Wm. Hewetson, C. Mitchell, Martin's Ferry; D. H. Dar

CLERK MITCHELL used to certify \$10
for the Justices who assisted in canvassing election returns. Now a Democrating election returns. Now a Democration of the divorce sometimes follow, and sometimes a pistol shot, and sometimes, as in poor Scofield's weak case, the husband sits up all night waiting for his own dorway to give up the evidence he

THE PRESBYTERIAN ASSEMBLY maries completely dazed that free-trade sheet, the Bellaire Independent. The farmers caught on to the reasons for the hostility of that sheet, and came up almost solidly for the man who stands for protection; and still the Independent yelps "bootle" at such men.

A CANVASS has been made of 724 wards and precincts of Michigan. From 181 reports have been received that Blaine would probably make a gain over 1854, and from 544 that he would lose.

Mr. COFFLAND has mistaken his calling. Objections from him are in bad taste.

A WOMAN'S DISCOVERY.

And art has ne'er its portrait painted, Virtue the heart of avarice moves, O blivious to the "shekels" stained; R arer than even these, by far, I s health, defying poet's diction. Then with it trifle not, nor mar— E nd ills that female pleasures bar

CLEVELAND'S BROKEN PLEDGE HIS CIVIL SERVICE PROFESSIONS ANNULL. ED BY HIS PRACTICE OF THE SPOILS

trouble of a change.
Of the 85 Collectors of Internal Reve-

ever happened it. And he was right.—

or any similar compounds that are in use;

ever happened it. And he was right.—

and a practical way to secure this is to adopt some familiar indication, such as covering the whole side of the car with the word "avelegive".

The committee declare that removals made on the charge of offensive partisanship were brought about by a mere pretext and subterfuge, and so far as the observation of the civil service laws in the

The Intelligencer of yesterday has the following editorial reference to the acion of Tuesday's Convention:

Hon. J. D. Taylor was nominated at previously selected from the various township, and in addition to M. C. Mitchell, which he gave before his election and in

OHIO CROPS.

PROSPECT FOR FRUIT.

PROSECUTOR HOLLINGSWORTH puts

Science, Education and Music—Prof.

Jones, Bellaire.

Women's Wo.k—Mrs. L. H. Watters,

Auditor Barrett claimed and received

St. Clairsville.

Science, Education and Music—Prof.

Jones, Bellaire.

Women's Wo.k—Mrs. L. H. Watters,

St. Clairsville.

Postal was not heaved by the frost, it had not profit the distribution of the control of the cont

There are no doubt, reforms needs in our county government; and we believe the Republicans will imagurate them, when distinctly pointed out. Certain it is, that Republicans are the only ones who have manifested any disposition to do so within the memory of man. How have manifested any disposition to do so within the memory of man. How have manifested any disposition to do so within the memory of man. How have manifested any disposition to do so within the memory of man. How have manifested any disposition for dot and the county treasury as a legitimate subject for plunder.

General floods still prevail in the West, Al Quincy, IL, the Mississippi is reported the county treasury as a legitimate subject for plunders.

HOY FIRENCH on HOW AMERICAN Philosophia Press.

Al Quincy, IL, the Mississippi is reported the county treasury as a legitimate subject point in light and a set and the county treasury as a legitimate subject point in lands and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject point of the means and the county treasury as a legitimate subject points and the county as a possible of the county as possible of the county as a

	WHEAT.	
	Condition of drilled wheat	per cen
	Condition of that sown broadcast 52	44.
	Damage by Hessian fly	69-
	Damage by other inscets 9	
	BARLEY,	
į	Condition compared with full awarage 50	*
	RVE.	
	Condition compared with full average 75	**
	OATS,	
	Condition compared with full average 36	-
	CLOVER,	
	Average date of sowing clover. Acreage sown compared with full average	March 2
	alem at the sale	
	OUR TARIFF HISTORY	

Eighteen dollars a day is pretty good pay for your average 'Squire.

It was not until some time after the colonies became independent that there were duties placed upon imports. From 1784

ernment and the people were almost in brak, uptcy. This caused a raising of customs duties to the protective point in 1842, whose which trade revived, and the publicate collections.

ANNUAL REPORT

-OF THE-

Common Pleas Court,

COMMISSIONERS' OFFICE, RELMONT COUNTY, ST. CLAIRSVILLE, OHIO, SEPT. 5TB, 1887.

Str.-In accordance with Statutes made and provided (see Revised Statutes, volume 1, section 917), we herewith submit report of our financial The following tabular statement exhibits the condition of the various September 6, September 3, 1886.

Balance, Overd'n, Balance, Overd'n, S12,025 30 \$18,073 75 7,883 85 14,607 06 32,220 85 2,154 73 8, 22,207 53 7,089 70 2,211 63 9,850 58 A1 907 68 3,480 33 87 63

\$ 256 39 56 58 11,093 95 1,635 33 189 23 370,72

COUNTY FUND-RUCEIPTS. alance on hand September & 1886.... nue, 84 have been changed, and of the 111 Collectors of Customs 100 new appoint-

DISBURSEMENTS.

R. R. Barrett, Auditor, part salary 1885 & 1886.
D. H. Darrah 1886 & 1887.

same services Bellaire Board of Equalization.

same am't paid See'vs Board of Equalization.

same Appraising Rall Roads.

N. K. Kennon, Pros. Att'y, Salary 1886.

Same Fees on fines and costs collected.

same Allowance under Section 274 R. S.

L. H. Gaston, P. J. Salary under Criminal law.

same Recording britis and deaths.

same Recording examinations of County Treasury.

same Report Criminal cases See'y of State.

L. C. Sedwick, Sheriff's fees in cases Common Teas Court.

same "Probate some hair working Prisoliers on chain working Prisoliers on chain Conveying Insane to Asylum. Services Janitor and Constable Circuit Court. Miscellaneous fees. Fees in Criminal cases where State failed. Boarding and sustaining Prisonets County Jail. same Boarding and sustamms
O. E. Foulke,
W. B. Casa, Clerk, Miscellaneous fees.
W. S. Hobbs, Recorder, Indexing Records.
same Copying Plats.
John Beckett Indexing Records.
W. J. Berry, Com'r, compensation, mileage and expense.
John C. Israel,
Morris Cope,
Same Balance mileage and expense 1886.
Same Superintendent Glenn's Run Bridge.
Superintendent Glenn's Run Bridge.

The town council at Athens, Ohio, has repealed the prohibition ordinance, passed some time ago, and in its stead proposes to pass an ordinance taxing saloons \$400, in addition to the tax levied by the State.

This is a new departure, and presents an interesting question. The Constitution forbilds the issuing of licenses, and the control of the forbilds the issuing of licenses, and the control of the control

prevented farmers from sowing the usual acreage, and caused the amount sown to coroner's inquests.

be put into a soil too rough and poorly fitted to start growth. The wheat went into winter feeble and short While it constructed to start growth. The wheat went into winter feeble and short While it constructed to the construction of the construc

Nicholan Ullon, lerrying children over Marbletown.
William Jordan, cleaning &c. Recorder's office.
Grand jury fees common Pleas court.
" witness fees common pleas court.
Jury fees common pleas court.
Witness fees common pleas court.
" probate court.
Jury " and feel and fee Jury Repairs to Sheriff's office and jail. Repairs to Sheriff's office and jail.
Crossland Bros, supplies county offices.
W. W. McMonles
J. B. Hoge
George Jepson
Jepson & "
Jepson & Patton
H. West & Son
Patterson & Sons
I. H. Patterson, Agent, telegrams
R. Y. Duff, supplies county offices
F. Troll & Sons
T. C. Faucest

The result of the Congressional primaries completely dazed that free-trade the theoretical from the Bellaire Independent. The larmers caught on to the reasons for the larmers caught on the larmers caught on

BRIDGE FUND-RECEIPTS.

Hauling dirt from court house

John Carlile, material "

Wm. Alexander, services and expenses building com.

J. W. Chark, et al., draining in court and power houses.

J. W. Shannon, et al., estimating value S. K. Ruggles lot

B. S. McBride, iron hooks court house.

Putting felt on court house.

Covering walls, "

Wm. Kyle, limestone court house.

Material and putting up blinds court house.

Flooring over court room ceiling.

Repairing arches, court house.

Work on tunnel.

Lamber for "

Dirging ditch, new court house.

I. M. Riley, printing and advertising.

W. A. Hunt, "

J. H. Drennen. "

J. H. Drennen. "

J. H. J. V. Yost, Architect, part salary.

T. E. Clark, Supt. "

Geo. Robinson, Treas., fees on collections.

and blacking stoves of county officers, and therefore think this was an improper payment.

10. The amount paid persons for superintending
the building of bridges are in some instances, we
think, exhorbitant, for instance, one hundred and
twenty-five (\$125) dollars paid A. H. Caldwell for
superintending the building of bridge n-arily at his
own door, we think excessive. Vonchers, however,
do not furnish any information as to the number of
days actually employed as such superintendents.

11. We find from the bills presented by the members of the Board of Commissioners that they met at
the county seat twenty-six times during the year,
for which they charged and received per diem and
mileage in excess of the twelve meetings provided
by law. Several of these meetings there appears
to have been no record made at the time. Some of
these meetings were called by the Superintendent
of court house and Court House Committee. At said
times they charged and received per diem, mileage
and expenses.

19. In February, 1887, the council of the village

times they charged and received per diem, mileage and expenses.

12. In February, 1885, the council of the village of Bridgeport memorialized the Commissioners for an appropriation of two hundred and fifty (8250) dollars for the purpose of repairing cuiverts on the Ohio Valley Pike within the corporate limits of said village. The Commissioner's appropriated for said purpose the sum of two hundred (8200) dollars. Upon investigation we find that the money was not used for such repairs, but was used for the betterment of a street in said village, and being a part of said pike. It is alleged that the corporation had heretofore expended something in the extension or repair of a culvert on said street or pike. With the information we have we doubt the legality of this appropriation, and even if legal

part of said pike. It is alleged that the corporation had heretofore expended something in the extension or repair of a culvert on said street or pike. With the information we have we doubt the legality of this appropriation, and even if legal such appropriations should be made only after a full investigation of the amount expended or required for such work, and which fact neither the memorial or vousher discloses.

13. "March 16, 1887, Belmont county Dr. to John Diggins for building stone abutments for bridge over Wheeling Creek at McConnell's Crossing, in Wheeling township, \$1,561.60." Again, "Belmont county Dr. to Walladee & Ferrell for the completion of washout on road leading from Dillies Bottom to Jacobsburg, at the mouth of Pipe Creek, \$25,160. April 29, 1887. Attest, W. J. Berry." The above are samples of very many bills filed, allowed and paid, with nothing to show the amount of work done or price to be paid. The Committee cannot arrive at any conclusion whether or not such bills have been properly paid, the number of perch of stone or yards of excavation not being stated in the vouchers. Before payments are made parties performing labor for the county should be required to make an itemized bill for the same.

14. Another class of bills paid are like the following: "June 6, 1887, order to Darby O'Toole for seventy-seven (\$77) dollars, additional stone work and filling for bridge at Alledonia. This bill does not state how much work was done or at what price. Many bills paid upon the certificate of the Commissioner residing in the district where the work is performed are of this character. Especially is this the case with the bills certified by Commissioner Berry.

15. We find during the year 1887 orders issued to the Architect and Superintendent of the count house five hundred, forty-nine and twenty-five hundredths (\$50.25) dollars, and order 305 flagging north of new court house for six hundred, three and skry hundrentitis (\$50.86) dollars issued out of the general county from. These funds should beadj

16,200 73
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00
150 00

March 17, 1888.

SUPPLEMENTAL REPORTS

WITH A STATE OF THE PROPERTY OF THE PROP

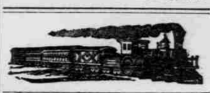
allowance Sheriff Sedgwick drew within the year one hundred and sixty \$1500 dollars, and Sheriff Foulke two hundred \$200 dollars. Both of said amounts are unauthorized by law. We are glad to state that the Commissioners at their June session, 1887, discontinued this unlawful allowance.

7. The allowance to Sheriff Sedgwick of one hundred \$1000 dollars (being twenty-five \$250 dollars per year from January 1, 1883, to January 1, 1885, and there was any such janifor employed.

8. Order \$28 for fifty-eight (\$28) dollars to F. R. Sedgwick, Deputy Sheriff, for services as Court Constable, Probate Court, in case of Cleveland, Lorain and Wheeling Railway Company vs. Cleveland and Pittsburgh Railroad Company, et al., and well-dependently. No report is made by your cases, Probate Court, and certified to by the Probate Judge and paid out of the county treasury is not authorized by law. See See, 550 and 540.

9. January 8th, 1887, Thos. Davis was paid ten (10,00) dollars for cleaning the Sheriff's residence and blacking stove. We are unable to see that the county has anything todo with cleaning residences and blacking stoves of county officers, and therefore think this was an improper payment.

10. The amount paid persons for superintending the building of bridges are inspone instances, we think, exhorbitant, for instance, one hundred and twenty-five (\$1250 dollars paid A. H. Caldwell for superintending the building of bridges have a fissioners that they net at the county seat twenty-six times during the year, do not furnish any information as to the number of days actually employed as such superintending the county sharp of the substance, we think, exhorbitant, for instance, one hundred and twenty-five (\$1250 dollars paid A. H. Caldwell for superintending the building of bridge nearly at his own door, we think excessive. Vouchers, however, do not furnish any information as to the numb



DENNSYLVANIA LINES WEST OF PITTSBURGH. Cleveland and Pittsburgh Railroad. Time Card In Effect March 18, 1888. Trains Run by Central Standard Tim

GOING NORTH. . GOING SOUTH. Lv. Pittsburgh. 46 20 411 05 +12 45

" Allegheny. 6 30 11 15 +12 45

" Cleveland "11 10 12 10

" Steubenville. 9 34 46 52 1 35 4 24

Ar. Bellaire. 10 45 8 06 2 55 5 35

DITTSBURGH, CINCINNATI AND PAN-HANDLE ROUTE.

Time Card in Effect Nov. 14, 1887. GOING EAST. GOING WEST. a m p m .+6 35 +12 35

†Daily, except Sunday. *Daily.

At Pittsburgh connections are made in Union Depot with through trains on the Pennsyvania Railroad for Baltimore, Washington, Philadelphia and New York, on which are run Pullman Buffet Sleeping and Parlor Cars.

At Chicago and St. Louis connections are made in Union Depot with prominent railroads for all points in the West, Northwest and Southwest.

For further information call on or address nearest licket agent.

E. A. FORD,

JAS. McCREA,

Gen. Pass. Agent,

ATARRH SAMPLE TREATMENT PREE BS LAUDERBACH & CO,773 Broad st, Newark, N. J.

Wholly unlike artificial system

And book learned in one reading Classes of 1087 at Baltimore, 1008 at Detroit, 1600 at Philadelphia, 1113 at Washington, 1218 at Baston, large classes of Columbia law studendard Yale, Wellesty, Oberlin, University of Penn. Michigan University, Chantauqua, &c. Endorard by, Richard Proctor, the scientist, Hous. W. W. Astor, Judah P. Benjamin, Judge Gibson, E. H. Cook, Principal State Normal College, Dr. Brown, &c. The system is perfectly taught by correspondence. Prospectus post free from PROF. LOISETTE, 23 Fifth Ave., New York.

